

# **EXHIBIT C**



SQUIRE, SANDERS & DEMPSEY L.L.P.

One Maritime Plaza, Suite 300  
San Francisco, California 94111-3492

Office: +1.415.954.0200  
Fax: +1.415.393.9887

Direct: +1.415.954.0368  
DiGibson@ssd.com

April 5, 2007

**VIA FACSIMILE AND ELECTRONIC MAIL**

Jeffery Caufield, Esq.  
**Caufield & James**  
2851 Camino Del Rio South, Suite 250  
San Diego, CA 92108

**Re: Proposed Order Regarding SSD's Motion**

Dear Mr. Caufield:

We write regarding Squire, Sanders & Dempsey L.L.P.'s ("SSD's") production of documents today to counsel for McKesson, pursuant to the Court's March 22, 2007 Order as clarified in our correspondence. The status is as follows:

1. Today we provided to McKesson's counsel, John Edgcomb, a duplicate set of SSD documents bate-stamped SSD 000001-SSD 004931 (002067-2101, 003658-59 intentionally omitted), which we had provided to McKesson in January and which we understand that McKesson provided to your office after its subsequent review, or withheld and detailed on a privilege log. These are the same as what we had previously provided to Mr. Edgcomb, except that those documents that we had previously marked "Redacted" have now been marked "Redacted – SSD." It is our understanding that Mr. Edgcomb's office will remove the same documents that it deemed privileged as per its logs dated January, 2007. We understand as Mr. Schenck has informed you, Univar claims privilege as to these documents. We therefore incorporate McKesson's objections and log.

2. Today we provided to McKesson's counsel, John Edgcomb, a duplicate disk of images obtained from microfiche, that we had previously provided to McKesson. This disk contains documents SSD004932-SSD009558 (SSD005139, 5315, 5431, 6156, 6386, 6391, 6414, 7022-7085, 7662, 7664, 7668-69, 7720-94, 7932-8031, 8531, 9156, 9400, 9418, 9475, 9536-9551 intentionally omitted). Nothing on that disk was marked redacted, so there has been no change to the documents on the disk.

3. Today per the Court's Order we provided to McKesson's counsel John Edgcomb two boxes of additional documents, bate-stamped SSD 002067-2101, 5315, 5431, 6156, 6386, 6391, 6414, 7022-7085, 7662, 7664, 7668-7669, 7720-7794, 7932-8031, 8531, 9156, 9400, 9418, 9536-9551, and 9559-16199 (certain subsets intentionally omitted). These documents include hard copies of documents printed from the microfiche that were not included in the above-described disk. Documents that we redacted have been marked "Redacted – SSD." We understand that, per the Court's orders, McKesson will provide these documents to your office after its review for privilege pursuant to those orders.

Jeffery Caufield, Esq.  
April 5, 2007  
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SQUIRE, SANDERS & DEMPSEY L.L.P.

4. We note that it is possible that some of the documents on McKesson letterhead and included in the SSD production were not provided to Graham & James LLP as part of the negotiations, due diligence, and/or closing of the 1986 transaction, but rather may have been supplied later by Graham & James' or SSD's clients or others. Given the amount of time that has passed and the duplication of documents within the files, it has not in every case been possible to ascertain when a particular document was first received.

5. Pursuant to the Court's Standing Order, SSD is not yet required to provide the log of documents withheld pursuant to claims of privilege. It is not yet possible for us to provide a final log. In order to move matters along, however, we enclose our current log of documents so withheld. We reserve the right to amend or augment this list between now and its due date, April 19, 2007. In particular, we reserve the right to log as privileged any additional documents that McKesson identifies as privileged, for the reasons stated by McKesson, and as discussed in ¶ 1 above.

6. As noted, SSD has marked as "Redacted - SSD" those documents from which it has "redacted" any material. Except as noted in item 7 below, the "redactions" are notes or markings known or suspected to be attorney client privileged communications or attorney work product. Pursuant to the Court's March 22, 2007 order, SSD is not required to "log" redactions of privileged materials from documents responsive to category 1(a) in the Order to preserve the privilege, and we have not done so. Thus, the log includes documents withheld relating to category 1(a) of the order, and documents withheld or redacted relating to category 1(b) of the Court's Order.

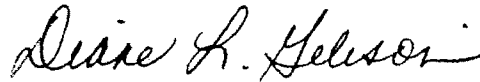
7. SSD has marked "Redacted - SSD" documents bates-numbered 013120-013387. These pages included information about McKesson employees, including social security numbers. For privacy reasons, we have redacted the social security numbers.

8. SSD has taken diligent steps to review its documents for attorney work product, attorney-client privilege and confidentiality. Given the large number of files under review, the length of time that has passed since most of the work was performed, and the number of entities that might claim a privilege as to documents in SSD's possession, we reserve the right to request the return of any documents that are later discovered to be subject to a claim of privilege and to have been inadvertently produced.

Please let me know if you have any questions or comments.

Sincerely,

SQUIRE, SANDERS & DEMPSEY L.L.P.



Diane L. Gibson

DLG/mdd

**Privilege Log for Documents Withheld from Production by Squire, Sanders & Dempsey L.L.P.**

The following abbreviations or short form references as used in the log below mean and include the following definitions:

**Key:** G&J = Graham & James L.L.P.

SSD = Squire, Sanders & Dempsey L.L.P.

Nicholas Unkovic = Attorney, G&J, SSD

Francis G. Toldi = Attorney, G&J

Jennifer Hernandez = Attorney, G&J

Nicole Leonard = Attorney, SSD

Maureen Bennett = Attorney, G&J, SSD

A/C = Document constituting or reflecting analysis or communications protected by the attorney-client privilege, including common interest or joint defense privilege

W/P = Document protected by attorney work product doctrine under state and/or federal law

Compilation = All or part of privileged compilation of documents; non-responsive portions not included

Due Diligence and Transaction Documentation = Legal advice and services provided in connection with the negotiation and documentation of a transaction, for a variety of purposes. Those purposes include transaction evaluation, preparation of transaction documentation, and advice re preparation for operational contingencies going forward, including litigation, among many others

Univar Audit Committee Documentation: Privileged post-acquisition evaluation regarding a variety of subject matters, including legal advice and/or evaluation of potential litigation

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
1.	SSD010890-010900	Original document prepared by McKesson and/or its attorneys; notations added by G&J personnel including Michael Myers, Francis G. Toldi and G&J legal assistant or law clerk	G&J, and possibly G&J and/or SSD's client representatives	Bears date of 10/31/86, but may have been prepared earlier	Asset Purchase and Sale Agreement Memorandum of Closing	Draft Memorandum of Closing, with attorney and legal assistant notes	Sale of assets of McKesson Chemical Co. to DSW, Inc.	Due Diligence and Transaction Documentation	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
2.	SSD010901	Francis G. Toldi	Galen Buisant, Pakhoed Development, Inc.	9/11/86	Letter	Communication reflecting transmittal of copies of documents received from McKesson	Transmittal of documents	Cover letter reflecting attorney-client communication; Due Diligence and Transaction Documentation	A/C W/P
3.	SSD010903-010905	G&J	G&J and possibly G&J and/or SSD client representatives	7/3/86 (approx.)	McKesson Confidential Files Listing	Listing of certain documents received by G&J from McKesson, with G&J notations	List of McKesson files	Due Diligence and Transaction Documentation	A/C W/P
4.	SSD011640-011642	G&J	G&J and possibly G&J and/or SSD client representatives	7/3/86 (approx.)	McKesson Confidential Files Listing	Listing of certain documents received by G&J from McKesson, with G&J notations (same as 10903-10905 but with different notations)	List of McKesson files	Due Diligence and Transaction Documentation	A/C W/P
5.	SSD011818-011852	G&J	G&J, and possibly G&J and/or SSD client representatives	7/23/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) with G&J notations	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P
6.	SSD011853-011893	G&J	G&J, and possibly G&J and/or SSD client representatives	8/1/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) with G&J notations (Faye Lee, Esq. and others)	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
7.	SSD011894-011946	G&J	G&J, and possibly G&J and/or SSD client representatives	8/1/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) with G&J notations	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P
8.	SSD011947-011997	G&J	G&J, and possibly G&J and/or SSD client representatives	8/13/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) with G&J notations	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P
9.	SSD011998-012059	G&J	G&J, and possibly G&J and/or SSD client representatives	8/19/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) With G&J notations	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P
10.	SSD012060-012121	G&J	G&J, and possibly G&J and/or SSD client representatives	8/22/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) With G&J notations	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P
11.	SSD012122-012197	G&J	G&J, and possibly G&J and/or SSD client representatives	9/11/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) with G&J notations	Transaction due diligence	Due Diligence and Transaction Documentation	A/C W/P
12.	SSD013804-013805 and SSD013820-013822 and SSD013826-013879	SSD	SSD and possibly SSD client representatives	2002	None	Compilation of documents re: environmental issues	Environmental issues	Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	A/C W/P



No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
13.	SSD013806-013813	SSD	N/A	8/31/02	Draft Invoice	Draft invoice reflecting, <i>inter alia</i> , transmittal of certain documents to F. Ross Boundy, attorney for Univar	Draft invoice for legal work performed	Billing; includes description of work performed re legal analysis, litigation and/or advice, and analysis of potential dispute or litigation	A/C W/P
14.	SSD013814-013819	SSD	Joel Summer Univar USA, Inc.	9/12/02	Invoice	Invoice reflecting <i>inter alia</i> , transmittal of certain documents to F. Ross Boundy, attorney for Univar	Invoice for legal work performed	Billing; includes description of work performed re legal analysis, litigation and/or advice, and analysis of potential dispute or litigation	A/C W/P
15.	SSD013823-013824	Francis G. Toldi	G&J, possibly G&J and/or SSD client representatives	9/11/86	Memorandum	Memorandum re: documents received from McKesson	Status of due diligence	Due Diligence and Transaction Documentation	A/C W/P
16.	SSD013880	Nicole Leonard	Erik Lannon, Records, SSD, and possibly SSD client representatives	6/02	Index of certain documents re: 1986 transaction, with directions re: storage	Index of certain documents received from McKesson, with SSD notations	Document index	Storage directions, reflecting advice to or communications with client and analysis of litigation and potential disputes or litigation	A/C W/P
17.	SSD013881-013882	Nicole Leonard	None known	2002	Untitled (Draft of SSD013880, above)	Index of certain documents received from McKesson	Document index	Storage directions, reflecting advice to or communications with client and analysis of litigation and potential disputes or litigation	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
18.	SSD013884-013963	G&J	G&J, and possibly G&J and/or SSD client representatives	10/23/86 (approx.)	Due Diligence Document Review Summary (Non-Environmental) with notations	Due Diligence Document Review Summary (Non-Environmental) with G&J notations	Due diligence	Due Diligence and Transaction Documentation	A/C W/P
19.	SSD013966-014181	G&J	G&J, and possibly G&J and/or SSD client representatives	8/13/86-9/02/86 (approx.)	Due Diligence Document Review Summary (Environmental)	Due Diligence Document Review Summary (Environmental) with G&J notations	Due diligence	Due Diligence and Transaction Documentation	A/C W/P
20.	SSD014182-014239	G&J	G&J, and possibly G&J and/or SSD client representatives	8/13/06 (approx.)	Due Diligence Document Review Summary (Non-Environmental)	Due Diligence Document Review Summary (Non-Environmental) with G&J notations	Due diligence	Due Diligence and Transaction Documentation	A/C W/P
21.	SSD014240-014268	Harding Lawson or other agents of Univar/Van Waters & Rogers	SSD	Unknown	None	Compilation of documents prepared at direction of Univar's attorneys	Environmental issues	Compilation re Legal communications, advice, and/or litigation and/or potential dispute and litigation analysis	A/C W/P
22.	SSD014269-014285	Univar or its agents	SSD	1987	None	Compilation of documents prepared for Univar Audit Committee	Environmental issues	Compilation re Univar Audit Committee Documentation	A/C W/P



No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
23.	SSD014286-014338	Shidler firm or Univar or its agents at direction of Shidler firm	SSD	1987	None	Compilation prepared in 1987 for Univar Environmental Task Force by or on behalf of Shidler firm	Environmental issues	Compilation re Univar Audit Committee Documentation	A/C W/P
24.	SSD014339-014340	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
25.	SSD014341-014346	SSD	SSD	Unknown	None	Compilation of documents re: environmental issues	Environmental issues	Compilation re legal advice, communications, and/or litigation and/or potential litigation and/or dispute analysis	A/C W/P
26.	SSD014347-014348	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
27.	SSD014349-914350	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
28.	SSD014351-014352	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
29.	SSD014353-014366	G&J or SSD	Unknown	Unknown	None	Compilation of permit documents	Permit documents	Legal communications, litigation and/or advice, and/or potential dispute or litigation analysis	A/C
30.	SSD014710-014794	Univar or its agents	Univar	1987	None	Compilation of documents prepared in 1987 for Univar Environmental Task Force	Environmental issues	Compilation re Univar Audit Committee Documentation	A/C W/P
31.	SSD014804-014827	Unknown - investigating continuing as to source and author of document	Unknown	Undated	Environmental Risk Assessment Questionnaires	Compilation of environmental questionnaires	Environmental issues	Possibly compilation re Due Diligence and Transaction Documentation. May have been prepared for purposes of legal advice or potential dispute or litigation analysis	A/C W/P (Potential)
32.	SSD014902-014903	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
33.	SSD014904	Maureen Bennett	F. Ross Boundy, attorney for Univar	8/20/02	Letter	Letter re: transmittal of files	Transmittal of files	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
34.	SSD014969	G&J personnel	G&J personnel	Undated	None	Internal handwritten notes regarding storage of files	Transmittal of files	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
35.	SSD014970-014971	Robert Thompson	Jennifer Hernandez	1/9/86 (may be incorrectly dated – possibly 1/9/87)	Memorandum	Memorandum re: McKesson site documents with attached box list, with G&J notations	McKesson site documents	Due Diligence and Transaction Documentation and transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
36.	SSD014972-014973	G&J	G&J	(Approx.) 2/87	Univar Document Inventory	Document Inventory	Document Inventory	Description of document locations associated with Due Diligence and Transaction Documentation	A/C W/P
37.	SSD014974-014976	G&J	G&J	2/26/87	Master Document Inventory, February 26, 1987 mailing	Document Inventory	Document Inventory	Description of document locations associated with Due Diligence and Transaction Documentation	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
38.	SSD014979-014980	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
39.	SSD014981-014982	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
40.	SSD015005-015006	Allan Bakalian, Esq.	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	8/25/93	Memorandum re: McKesson Storage Files	Memorandum re boxes of McKesson files with attached list (excerpt)	Transmittal of information about files	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
41.	SSD015069	Faye Lee	Susan Schmidt, Univar; Nicholas Unkovic	12/17/87	Letter	Letter re: transmittal of document	Transmittal of document	Cover letter associated with Due Diligence and Transaction Documentation	A/C W/P
42.	SSD015079	Joel Summer, Univar	Nicholas Unkovic	7/29/02	E-mail	Transmittal of documents	Document transmittal	Client communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
43.	SSD015079	Nicholas Unkovic	Maureen Bennett, David S. Elkins, and James P. Murphy, attorneys	7/30/02	E-mail	Transmittal of documents	Document transmittal	Internal SSD communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	A/C W/P
44.	SSD015210	Maureen Bennett	Vic Johnson, Harding Lawson Associates	6/28/96	Letter	Letter re: transmittal of copies of documents. (Also includes privileged communications regarding unrelated matter for another client)	Document transmittal	Client communication; internal SSD communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	A/C W/P
45.	SSD015303	Suzanne Henderson	Leslie R. Schenck, Garvey Schubert Barer	3/28/07	Letter	Letter re: transmittal of copies of documents	Document transmittal	Letter relating to transmittal of copies of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
46.	SSD015306-015307	Suzanne Henderson	Leslie R. Schenck, Garvey Schubert Barer	3/5/07	Letter	Letter re: transmittal of copies of documents	Document transmittal	Letter relating to transmittal of copies of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	A/C W/P
47.	SSD015342	Jennifer L. Hernandez	James F. Neyens, P.E., Harding Lawson Associates	9/15/86	Letter	Letter re: transmittal of copies of documents	Document transmittal	Due Diligence and Transaction Documentation; transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
48.	SSD 012283	Suzanne Henderson	N/A	11/14/06-11/16/06	Notes	Handwritten notes of telephone conference with Leslie Schenck	Documents	Communication re files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P
49.	SSD 012284	Suzanne Henderson	File	10/24/06	Memorandum	Memo to file re: telephone message from Leslie Schenck on 10/23/06	Documents	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	A/C W/P



No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
50.	SSD 015659, 05714-758, 015782-16067	SSD	SSD and SSD client representatives, including Jennifer Kuenster, Thelen Reid & Priest LLP, Trish Kirschten (w/o encls); Joe Adams (w/o encls)	7/25/02	None	Letter and compilation of documents re Environmental Issues	Environmental Issues	Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	A/C W/P
51.	SSD 016200	Maureen Bennett	Joel S. Summer, Vopak USA, Inc.; cc Nick Unkovic	5/3/02	None	Letter	Documents	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential disputes or litigation	A/C W/P
52.	SSD 016201	Maureen Bennett	Mark Hooper Consultant to Univar; cc Nick Unkovic	5/7/02	McKesson	Letter	Documents	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential disputes or litigation	A/C W/P
53.	SSD 16202	Nicole Leonard	SSD and SSD client representatives, including Jennifer Kuenster, Trisch Kirschter (w/o encls), Maureen Bennett (w/o encls)	7/23/02 (Unclear whether draft or sent)	Privileged	Letter	Documents	Letter transmitting documents reflecting legal analysis, advice, and analysis of litigation and potential disputes or litigation, or draft thereof	A/C W/P

No.	Bates No(s)	Name, Job Title/Capacity of Author	Name, Job Title/Capacity of Known Recipients	Date Prepared, Sent/ Shared	Title	Description	Subject	Purpose for which Prepared	Privilege Asserted
54.	SSD 016203	Sharon Webster, G&J Records	Unknown	3/28/94	Closed Files List	List of files	List of files	Storage of Due Diligence and Transaction Documentation and Documents regarding legal advice and/or advice re litigation, and/or advice re potential disputes or litigation	A/C W/P
55.	Various	See attached	See attached	See attached	See attached	All documents on McKesson's privilege logs attached hereto	See attached	See attached	A/C W/P

Documents Withheld as Privileged From Documents Provided By Squire Sanders & Dempsey Because Already Listed on Previously Produced Privilege Logs						
Document Date	Author(s)	Recipient(s)	Document Format/Description	SSD Bates Numbers	Name/Date of Privilege Log(s) on Which Document Previously Logged*	Bates Numbers of Document on Previously Produced Privilege Logs
1 Undated	A. G. Weiner, J.T. Hutton, MCK	Environmental Audit Committee Members	Environmental Audit Report with Environmental Audit Committee findings	SSD000002-SSD000006	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054430- MCK0054434
2 1/28/1985	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000038-SSD000040, SSD001971-SSD001973 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054388- MCK0054390
3 3/27/1985	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000041-SSD000045, SSD001974-SSD001978 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054391- MCK0054395
4 6/20/1985	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000046-SSD000047, SSD001979-SSD001980 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054396- MCK0054397
5 9/27/1985	D. Yellon, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000048-SSD000050, SSD001981-SSD001983 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054398- MCK0054400
6 12/17/1985	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000051-SSD000053, SSD001984-SSD001986 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054401- MCK0054403
7 1/27/1986	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000054-SSD000056, SSD001987-SSD001989 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054404- MCK0054406
8 3/31/1986	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000057-SSD000058, SSD001990-SSD001991 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054407- MCK0054408
9 3/31/1986	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000059-SSD000060, SSD001992-SSD001993 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054409- MCK0054410

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10 3/3/1986	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000061-SSD000062, SSD001994-SSD001995 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054407- MCK0054408
11 6/2/1986	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD000063-SSD000064, SSD001996-SSD001997 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054411- MCK0054412
12 2/7/1985	I. Meyerson, MCK	M. Minor, D. Schoonmaker, cc. B. Blocker MCK	Intra-Company Correspondence re: memo re: observations of Environmental Audit Committee auditors at listed McK sites.	SSD000154-SSD000157	McKesson Environmental Audit Committee Privilege Log produced 6/17/05 McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	MCK0054271- MCK0054273
13 9/10/1986	R. Fehler, MCK	I. Meyerson, MCK	Intra-Company Correspondence re: Chemical Company tanks score cards.	SSD000166-SSD000191	McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
14 8/30/1985	G. Slattery, M.D. I. Meyerson, Sands, MCK	I. Meyerson, MCK	Intra-Company Correspondence re: underground storage tank risk evaluation action plan for MCC and customers, with attached tables	SSD000436-SSD000446, SSD001265-SSD001281, SSD001382-SSD001391 (duplicate copy), SSD001604 (duplicate copy), SSD001609, SSD001620 (duplicate copy), SSD001625-SSD001626 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
15 2/26/1985	Sheffield		Completed Environmental Assessment Questionnaire, TX facility.			No Bates

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16 2/26/1985	Wheeler		Completed Environmental Assessment Questionnaire, Bloomington, IL facility.	SSD001282-SSD001292, SSD003396-SSD003405 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
17 2/26/1985	J Foster		Completed Environmental Assessment Questionnaire, Augusta, GA facility	SSD001293-SSD001304, SSD003096-SSD003107 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
18 2/27/1985	J Foster	I. Meyerson, McK	Completed Environmental Assessment Questionnaire, Alfoona facility.	SSD001305-SSD001315, SSD003317-SSD003327 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log, McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/16/06	No Bates
19 2/25/1985	Sheffield		Completed Environmental Assessment Questionnaire, Houston, TX facility.	SSD001316-SSD001317, SSD001439-SSD001452, SSD001670 (duplicate copy), SSD001674- SSD001684 (duplicate copy), SSD001688- SSD001689 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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20 2/26/1985	Sheffield		Completed Environmental Assessment Questionnaire, Amarillo, TX facility.	SSD001318, SSD001322-SSD001328, SSD001331-SSD001332, SSD001589 (duplicate copy), SSD001593-SSD001599 (duplicate copy), SSD001602-SSD001603 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
21 2/21/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Appleton facility.	SSD001339-SSD001349, SSD003388-SSD003395 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
22 Undated	Joseph Gisotti		Completed Environmental Assessment Questionnaire, Albany, NY facility.	SSD001350-SSD001359, SSD003307-SSD003316 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
23 2/25/1985	B. Cumm		Completed Environmental Assessment Questionnaire, Albuquerque, NM facility.	SSD001360-SSD001369, SSD001415-SSD001422 (duplicate copy), SSD001473-SSD001483 (duplicate copy), SSD001726-SSD001734 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates



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24 2/26/1985	G Bermosk		Completed Environmental Assessment Questionnaire, Los Angeles, CA facility	SSD001372-SSD001381, SSD001487-SSD001495 (duplicate copy), SSD001737-SSD001746 (duplicate copy), SSD003033-SSD003041 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
25 2/26/1985	C. Piercy		Completed Environmental Assessment Questionnaire, Carlin, NV facility	SSD001392-SSD001401, SSD001882 (duplicate copy), SSD001886-SSD001892 (duplicate copy), SSD001895-SSD001896 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
26 2/22/1985	Sheffield		Completed Environmental Assessment Questionnaire, Corpus Christi, TX facility	SSD001402-SSD001411, SSD001627 (duplicate copy), SSD001632-SSD001638 (duplicate copy), SSD001642-SSD001643 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
27 2/26/1985	Sheffield		Completed Environmental Assessment Questionnaire, Dallas/Fort Worth, TX facility	SSD001412-SSD001414, SSD001423-SSD001438, SSD001644 (duplicate copy), SSD001649-SSD001664 (duplicate copy), SSD001668-SSD001669 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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28 2/27/1985	Sheffield		Completed Environmental Assessment Questionnaire, Oklahoma City, OK facility	SSD001453-SSD001462, SSD001690 (duplicate copy), SSD001695-SSD001701 (duplicate copy), SSD001705-SSD001706 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
29 2/20/1985	Sheffield		Completed Environmental Assessment Questionnaire, San Antonio, TX facility	SSD001463-SSD001472, SSD001484-SSD0001486, SSD001707 (duplicate copy), SSD001711-SSD001717 (duplicate copy), SSD001720-SSD001721 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
30 2/26/1985	Unknown		Completed Environmental Assessment Questionnaire, Tustin/ Orange County, CA facility	SSD001496-SSD001503, SSD001775 (duplicate copy), SSD001777-SSD001783 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
31 2/25/1985	B. Crumm		Completed Environmental Assessment Questionnaire, Phoenix, AZ facility	SSD001504-SSD001516, SSD001786 (duplicate copy), SSD001790-SSD001798 (duplicate copy), SSD001802-SSD001803 (duplicate copy), SSD004839-SSD004852 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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32 2/26/1985	Unknown		Completed Environmental Assessment Questionnaire, Riverside, CA facility	SSD001517-SSD001524, SSD001804-SSD001811 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
33 2/21/1985	Unknown		Completed Environmental Assessment Questionnaire, Tucson, AZ facility	SSD001525-SSD001532, SSD001814-SSD001821 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
34 2/26/1985	C. Piercy		Completed Environmental Assessment Questionnaire, Fresno, CA facility	SSD001533-SSD001542, SSD001844-SSD001851 (duplicate copy), SSD001854-SSD001855 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
35 2/26/1985	C. Piercy		Completed Environmental Assessment Questionnaire, Grand Junction facility	SSD001543-SSD001570, SSD001856 (duplicate copy), SSD001860- SSD001873 (duplicate copy), SSD001878- SSD001881 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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36 2/26/1985	C. Piercy		Completed Environmental Assessment Questionnaire, Portland, OR facility	SSD001571-SSD001586, SSD001897, SSD001898- SSD001911 (duplicate copy), SSD001914- SSD001915 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
37 Undated	C. Piercy		Completed Environmental Assessment Questionnaire, Seattle, WA facility	SSD001587-SSD001588, SSD001921 (duplicate copy), SSD003770, SSD003771-SSD003772 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
38 Undated	D. Landry		Completed Environmental Assessment Questionnaire, Odessa, TX facility	SSD001724-SSD001725	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
39 2/25/1985	Stan Barnhill		Completed Environmental Assessment Questionnaire, Santa Fe Springs, CA facility	SSD001753, SSD001757- SSD001766, SSD001771- SSD001774, SSD003752- SSD003761 (duplicate copy), SSD003766- SSD003767 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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40 2/26/1985	C. Piercy		Completed Environmental Assessment Questionnaire, Denver, CO facility.	SSD001825-SSD001837, SSD001842-SSD001843	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
41 2/27/1985	C. Piercy		Completed Environmental Assessment Questionnaire, Union City, CA facility	SSD001927-SSD001933, SSD001936-SSD001939	McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
42 4/16/1986	I. Meyerson, McK	Fred Gentry, Pakhoed	List of pending Civil Litigation matters re: McKesson Chemical sites	SSD002050-SSD002053	McKesson Pakhoed Documents Privilege Log, produced on 6/20/05 McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	MCK0054690-54693
43 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Kansas City, MO facility.	SSD003000-SSD003008, SSD003574, SSD003575- SSD003583 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
44 Undated	Monty Jordan		Completed Environmental Assessment Questionnaire, North Haven facility.	SSD003072-SSD3082	McKesson Environmental Audit Committee Supplemental Privilege Log, produced 1/6/06	No Bates

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45 Undated	J. Foster		Completed Environmental Assessment Questionnaire, Atlanta, GA facility.	SSD003083-SSD003095	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
46 2/21/1985	J. Foster		Completed Environmental Assessment Questionnaire, Charlotte, NC facility.	SSD003108-SSD003119	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
47 2/25/1985	J. Foster		Completed Environmental Assessment Questionnaire, Greensboro, NC, facility.	SSD003120-SSD003144	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
48 2/26/1985	J. Foster		Completed Environmental Assessment Questionnaire, Jacksonville, MI facility.	SSD003145-SSD003168	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates



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49 2/22/1985 J Foster			Completed Environmental Assessment Questionnaire, Richmond, VA facility.	SSD003169-SSD003178	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
50 2/25/1985 J Foster			Completed Environmental Assessment Questionnaire, Spartanburg facility	SSD003179-SSD003191	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
51 Undated J Foster			Completed Environmental Assessment Questionnaire, Tampa, FL facility	SSD003192-SSD003213	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
52 2/25/1985 J Foster			Completed Environmental Assessment Questionnaire, Chattanooga, TN facility	SSD003214-SSD003223	McKesson Environmental Audit Committee Supplemental Privilege Log, produced 1/6/06	No Bates

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53 2/26/1985	J Foster		Completed Environmental Assessment Questionnaire, Geismar, LA facility.	SSD003224-SSD003235	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
54 2/26/1985	J Foster		Completed Environmental Assessment Questionnaire, Kingsport, TN facility.	SSD003236-SSD003247	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
55 2/26/1985	J Foster		Completed Environmental Assessment Questionnaire, Lafayette, LA facility.	SSD003248-SSD003260	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
56 Undated	J Foster		Completed Environmental Assessment Questionnaire, Little Rock, AR facility.	SSD003261-SSD003270	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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57 2/26/1985	J. Foster		Completed Environmental Assessment Questionnaire, Memphis, TN facility	SSD003271-SSD003282	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
58 2/26/1985	J. Foster		Completed Environmental Assessment Questionnaire, Mobile, AL facility	SSD003283-SSD003292	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
59 2/26/1985	J. Foster		Completed Environmental Assessment Questionnaire, Nashville/Murfreesboro, TN facility	SSD003293-SSD003306	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
60 Undated	J. Suchecki		Completed Environmental Assessment Questionnaire, Fayetteville, AR facility	SSD003328-SSD003335	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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61 2/28/1985	Monty Jordan		Completed Environmental Assessment Questionnaire, Boston/ Medford, MA facility	SSD003336-SSD003343	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
62 2/26/1985	J Foster		Completed Environmental Assessment Questionnaire, Buffalo, NY facility	SSD003344-SSD003353	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
63 2/25/1985	J Foster		Completed Environmental Assessment Questionnaire, Harrisburg, PA facility	SSD003354-SSD003363	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
64 2/26/1985	J Foster		Completed Environmental Assessment Questionnaire, Philadelphia, PA facility	SSD003364-SSD003373	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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65 2/26/1985	J. Foster		Completed Environmental Assessment Questionnaire, Woodbridge, NJ facility.	SSD003374-SSD003385	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
66 2/25/1985	Unknown		Completed Environmental Assessment Questionnaire, Chicago Heights, IL facility.	SSD003386-SSD003387, SSD003406-SSD003425	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
67 2/28/1985	Unknown		Completed Environmental Assessment Questionnaire, Grand Rapids, MI facility.	SSD003426-SSD003435	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
68 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Milwaukee, WI facility	SSD003436-SSD003444	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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69 2/22/1985	W. McCandless		Completed Environmental Assessment Questionnaire, Schaumburg facility	SSD003445-SSD003452, SSD003791, SSD003792- SSD003799 (duplicate copy)	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
70 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Cincinnati, OH facility	SSD003453-SSD003463	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
71 2/25/1985	Robert Hickman		Complete Environmental Assessment Questionnaire, Cleveland, OH facility	SSD003464-SSD003504	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
72 3/1/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Columbus, OH facility	SSD003505-SSD003514	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates



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73 2/21/1985	Unknown		Completed Environmental Assessment Questionnaire, Dayton, OH facility.	SSD003515-SSD003524	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
74 2/28/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Detroit, MI facility.	SSD003525-SSD003556	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
75 2/28/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Louisville, KY facility.	SSD003557-SSD003564	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
76 2/26/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, St Louis, MO facility.	SSD003565, SSD003602- SSD003614	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates

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77 Undated	Robert Hickman		Completed Environmental Assessment Questionnaire, Burlington facility.	SSD003566-SSD003573	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re MCC Documents Retained by Univar, produced on 2/15/06	No Bates
78 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Minneapolis, MN facility.	SSD003584-SSD003591	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re MCC Documents Retained by Univar, produced on 2/15/06	No Bates
79 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Omaha, NE facility.	SSD003592-SSD003601	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re MCC Documents Retained by Univar, produced on 2/15/06	No Bates
80 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Springfield, MO facility.	SSD003615-SSD003629	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re MCC Documents Retained by Univar, produced on 2/15/06	No Bates

Document Date	Author(s)	Recipient(s)	Document Format/Description	SSD Bates Numbers	Name/Date of Privilege Log(s) on Which Document Previously Logged*	Bates Numbers of Document on Previously Produced Privilege Logs
81 2/25/1985	Richard Hickman		Completed Environmental Assessment Questionnaire, Wichita, KS facility	SSD003630-SSD003637	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
82 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Wichita, KS PRF facility.	SSD003649-SSD003656	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
83 2/25/1985	Robert Hickman		Completed Environmental Assessment Questionnaire, Delfon facility.	SSD003638-SSD003648	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	No Bates
84 Undated	Dwight Landry		Completed Environmental Assessment Questionnaire, Santa Fe Springs facility, Pike Street Location, CA	SSD003768-SSD003769	McKesson Environmental Audit Committee Supplemental Privilege Log, produced 1/6/06	No Bates
* These documents may be located on additional previously produced privilege logs.						

McKesson Privilege Log re: MCC-Related Documents Provided By Squire, Sanders & Dempsey						
	Date	Author(s)	Recipient(s)	CC	Format/Description	Privilege
1	8/19/1986	Dinah Darman, Esq. McK	Dick Davis, McK		Handwritten Note re: MES Air Sampling Audit with recommendations as to implementation	
2	10/09/1986	Dinah Darman, Esq. McK	Ron Powell, McK	Barry Blocker, Jon d'Alessio, Morry Minor	Intra-Company Correspondence re: Dinah Darman's suggested revisions re: Proposed Terminal Agreement with Lake River Corp.	A/C, AWP
3	10/14/1986	Ronald Powell, McK	Dinah Darman, Esq. McK		Intra-Company Correspondence re: suggested revisions re: Proposed Terminal Agreement with Lake River Corp., seeking legal advice	A/C, AWP
4	9/3/1985	Ivan Meyerson, Esq. McK	Lydia Enbry, McK		Intra-Company Correspondence re: Ivan Meyerson's suggested revisions to McKesson Chemical Wichita Facility AT&SF railroad agreements	A/C, AWP
5	9/1984	Michael Hencke, F. Paul Pizzi of Piko & Associates, Inc.	McKesson		Draft Environmental Risk Assessment of McKesson Chemical Company prepared at request of counsel	A/C, AWP
6	6/12/1986	McKesson	McKesson		Woodbridge Service Center Personnel list (REDACTED Social Security Numbers). Produced redacted version.	A/C, AWP
7	9/26/1986	Robert Hickman, McK	Dinah Darman, Esq. McK	B.B. Blocker, D.A. Davis, R.R. Powell, M.S. Kirkland, T.E. Nisler, Art Weiner, File	Intra-Company Correspondence re: response to Darman's memo of 9/25/86 re: responding to Taylor, Michigan EPA Complaint.	Privacy
8	3/18/1986	Ivan Meyerson, Esq. McK	G. Van Velsor Wolf, Esq. Lewis & Roca, McK outside counsel	Dick Davis Nick Gardner, Dwight Landry, McK	Letter re: acting as outside counsel re: environmental response activities at McKesson Chemical Facility in Phoenix, AZ.	A/C, AWP
9	6/25/1986	Dinah Darman, Esq. McK	Davis, Dwight Landry, Nick Gardner, Dale Sands, McK		Intra-Company Correspondence re: preparation of contract between MCC and Chemical Waste Management Inc. (CWM) re: MCC Phoenix facility soil removal	A/C, AWP
10	6/30/1986	Nick Gardner, McK	Dick Davis, McK	J. Lacey, D. Landry, B. Crumm, R. Nugent/ M. Bangor, W. Loo, bcc: Phoenix Environmental File	Intra-Company Correspondence re: Phoenix activities report. (REDACTED text describing discussions with Ivan Meyerson, Esq. and G. Van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	A/C, AWP
11	7/2/1986	Dinah Darman, Esq. McK	Nick Gardner, McK	Dick Davis, Dwight Landry, Dale Sands, McK	Intra-Company Correspondence re: Phoenix MCC facility soil removal re: review of form agreement in operations manual for use with remedial contractor	A/C, AWP

	Date	Author(s)	Recipient(s)	CC	Format/Description	Bates No.	Privilege
12	7/9/1986	Dinah Darman, Esq., McK	Nick Gardner, McK G. Van Velsor Wolf, Esq. Lewis & Roca, McK outside counsel	Dick Davis, Dwight Landry, Dale Sands, McK	Intra-Company Correspondence re: Phoenix MCC facility soil removal re: comments on proposed Waste Transportation and Disposal Agreement with CWM.	SSD0004794	A/C, AWP
13	7/25/1986	Ivan Meyerson, Esq., McK	I. Meyerson, Esq., D. Davis, W. Loo, D. Landry	J. Lacey	Letter re: MCC Phoenix Service Center re: draft compliance order issued by ADHS.	SSD0004797	A/C, AWP
14	8/4/1986	Nick Gardner, McK	I. Meyerson, Esq., D. Davis, D. Landry, W. Loo, bcc: Phoenix Environmental	J. Lacey	Intra-Company Correspondence re: I Meyerson's preparation of response to ADHS draft order re: Phoenix Service Center.	SSD0004798	A/C, AWP
15	8/19/1986	Nick Gardner, McK	Dick Davis, McK	J. Lacey, D. Landry, B. Crumm, W. Loo, R. Nugent	Intra-Company Correspondence re: N Gardner's comments on draft ADHS compliance order re: Phoenix facility Intra-Company Correspondence re: Phoenix environmental response status report (REDACTED text of one entry describing discussions with Ivan Meyerson, Esq.) Produced redacted version.	SSD0004805-SSD0004807  SSD0004909, SSD0004911, SSD0004717-SSD0004719 (duplicate copy)	A/C, AWP  A/C, AWP
17	4/11/1986	Nick Gardner, McK	Dick Davis, McK	J. Lacey, D. Landry, B. Crumm, R. Nugent/ M. Bango, W. Loo,	Intra-Company Correspondence re: Phoenix environmental response activities report. (REDACTED text of on-F13e entry describing discussions with Ivan Meyerson, Esq. and G. Van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	SSD0004912-SSD0004913, SSD0004723-SSD0004724 (duplicate copy)	A/C, AWP